

Amendment No. 6

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED \_\_\_\_\_ (Y/N)  
ADOPTED AS AMENDED \_\_\_\_\_ (Y/N)  
ADOPTED W/O OBJECTION \_\_\_\_\_ (Y/N)  
FAILED TO ADOPT \_\_\_\_\_ (Y/N)  
WITHDRAWN \_\_\_\_\_ (Y/N)  
OTHER

---

1 Committee/Subcommittee hearing bill: Energy & Utilities  
2 Subcommittee

3 Representative Dudley offered the following:

4  
5 **Amendment (with title amendment)**

6 Between lines 238 and 239, insert:

7 Section 7. Subsection (7) is added to section 366.93,  
8 Florida Statutes, to read:

9 366.93 Cost recovery for the siting, design, licensing,  
10 and construction of nuclear and integrated gasification combined  
11 cycle power plants.—

12 (7) Each utility that collects or recovers advanced cost  
13 recovery costs under this section must identify the amount of  
14 the charge on a separate item on the monthly billing statement  
15 provided to each customer being assessed such cost. The charge  
16 must be clearly stated as "charge for advanced cost recovery for

Amendment No. 6

17 preconstruction costs of certain nuclear or integrated  
18 gasification combined cycles plants."

19

20 -----

21

**T I T L E   A M E N D M E N T**

22

Remove line 36 and insert:

23

purpose; amending s. 366.93, F.S.; requiring a utility

24

that collects advanced cost recovery costs to itemize

25

the amount of such charge and other specified

26

information on a customer's monthly bill; providing an

27

effective date.